HAYNES BEFFEL & WOLFELD LLP

INTELLECTUAL PROPERTY LAW
P.O. Box 366, 751 Kelly Street
I Ialf Moon Bay, CA 94019
Phone 650-712-0340 Fax 650-712-0263
www.IIMBay.com

MARK HAYNES FRNIE BEFFEL WARREN WOLFRLD

> Of Counsel JIM HANN *BII J. KENNKDY

*admitted in MA only

FACSIMILE TRANSMITTAL FORM

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FROM:	Bill Kennedy, Reg. #33,407	TECHNOLOGY DERVEY 2000
CLIENT/MATTER:	U.S. Appln/No. 09/893,356 Filed: June 26, 2001 Atty Docket No. CPAC 1013-1	
DATE:	May 8, 2003	

TOTAL NUMBER OF PAGES INCLUDING THIS COVER SHEET:	3
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Thank you.

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Atty. Docket No. CPAC.1013-1 Appl. No. 09/893,356 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Marcos KARNEZOS, et al.

Application No.: 09/893,356

Application No.: 09/893,356

Filed: June 26, 2001

Title: Integral heatsink ball grid array

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office, TC 2800 at fax no. 703 872-9319 on May 8, 2003.

Signed

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COMMUNICATION

TECHNOLOGY CENTER 2800

Dear Sir:

This will make of record the content of a telephone conversation between Applicants' representative, undersigned, and Examiner Ngo on April 18, 2003.

Applicants thank Examiner Ngo for discussing the status of prosecution in the Application, and for agreeing to a further course of action.

Applicants' representative pointed out that claim 10, which had been added by Amendment filed September 19, 2002, had apparently been overlooked in an Office action mailed November 11, 2002. Applicants' representative additionally pointed out that the November 11, 2002 Office action set out a basis for rejecting only independent claim 1, and that neither the first Office action nor the November 11, 2002 Office action had particularly addressed the patentability of the dependent claims.

The Examiner agreed to issue a new Office action, to replace the Office action mailed November 18, 2002, and to reset the time for reply. No response to the November 18, 2002 Office action is required, and the time for reply to the replacement Office action is to be measured from

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Atty. Docket No. CPAC.1013-1 Appl. No. 09/893,356

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the mailing date of the replacement Office action. The Examiner agreed to consider, in the replacement Office action, all the claims in the application; and to state his reasoning regarding the patentability of all the claims in the application, including the independent claims.

In view of the fact that the November 11, 2002 Office action is to be replaced with a further action, and accordingly no response is due to the November 11, 2002 Office action, it is believed that no extension of time or fee is required to maintain the pendency of the application.

Applicants again express their appreciation to Examiner Ngo for his quick response to Applicants' representative's inquiry in this matter, and for his willingness to take the course of action outlined above.

If the Examiner determines that a conference would facilitate prosecution of this application, the Examiner is invited to telephone Applicants' representative, undersigned, at the telephone number set out below.

ectfully submitted,

Ly. No. 33,407

Reg. No. 33,407

Haynes Beffel & Wolfeld LLP P.O. Box 366 Half Moon Bay, CA 94019 Telephone: (650) 712-0340